

## GREYHOUND LEASING &amp; FINANCIAL CORPORATION

10 SOUTH RIVERSIDE PLAZA  
CHICAGO, ILLINOIS 60606SCHEDULE NO. 1

## 1. DESCRIPTION OF EQUIPMENT:

## EQUIPMENT LEASE SCHEDULE

RECORDATION NO. 5717-A Filed & Recorded(1) GLFC No. 8-1806 thru 8-20556-14-1970-11:35 AM(2) Description See Schedule of Equipment attached hereto ~~INTERSTATE COMMERCE COMMISSION~~2. SITUATE: Continental United States3. TERM: 15 ~~MONTHS~~ <sup>YEARS</sup>COMMENCING September 22, 1970

## 4. RENT:

A. Total Rent..... \$ 6,664,273.20B. Deposit..... \$ NoneC. RENT: Payable Semi-annually in advance.1st Year \$ 222,142.44 semi-annually9th Year \$ 222,142.44 semi-annually2nd Year \$ 222,142.44 semi-annually10th Year \$ 222,142.44 semi-annually3rd Year \$ 222,142.44 semi-annually11th Year \$ 222,142.44 semi-annually4th Year \$ 222,142.44 semi-annually12th Year \$ 222,142.44 semi-annually5th Year \$ 222,142.44 semi-annually13th Year \$ 222,142.44 semi-annually6th Year \$ 222,142.44 semi-annually14th Year \$ 222,142.44 semi-annually7th Year \$ 222,142.44 semi-annually15th Year \$ 222,142.44 semi-annually8th Year \$ 222,142.44 semi-annually~~Thereafter \$~~5. RENEWAL OPTION: ~~Lessor may renew lease on a year to year basis upon expiration of the term as specified in Item 3 above at an annual rental of \$ payable in advance.~~ None6. INSURANCE: Self-insured

7. STIPULATED LOSS VALUE: Amount to be paid pursuant to paragraph VIII of Equipment Lease Agreement for leased equipment lost, stolen, destroyed or damaged beyond repair during each year of the term:

1st \$ 3,781,283.00 5th \$ 3,595,243.88 9th \$ 2,921,041.12 13th \$ 1,759,052.852nd \$ 3,780,526.74 6th \$ 3,472,352.18 10th \$ 2,676,392.11 14th \$ 1,392,268.403rd \$ 3,749,142.09 7th \$ 3,319,210.22 11th \$ 2,401,114.71 15th \$ 994,855.564th \$ 3,687,507.18 8th \$ 3,135,439.86 12th \$ 2,095,208.91 Thereafter \$ 567,192.458. SPECIAL CONDITIONS: NoneAPPROVED AND AGREED TO this 22nd day of September, 1970, as a schedule to and part of Equipment Lease Agreement dated the 6 day of May, 1970.Chicago Rock Island & Pacific Railroad  
LESSEEBy [Signature] President TITLE

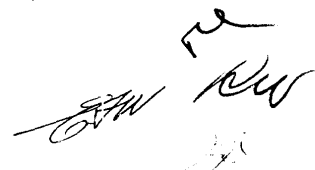
(Seal)

By [Signature] Secretary TITLEGREYHOUND LEASING & FINANCIAL CORPORATION,  
LESSORBy [Signature] President TITLEBy [Signature] Executive Vice (Seal)By [Signature] Assistant SECRETARY

Assistant

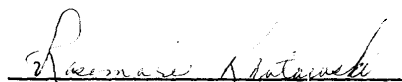
GLFC  
Designation  
No.DescriptionAmount8-1806  
thru  
8-2027222- Pullman Standard 100 ton 4427  
C.F.C PS-2 CD covered hopper cars  
numbered. R.I. 131516 to 131521  
both incl. 131523, 131524, and 131536  
to 131749 both inclusive

3,358,500.36

8-2028  
thru  
8-205528- 100 ton 4427 C.F.C. PS-2  
C.D. covered hopper cars numbered  
RI 131500 to 131515 both incl.,  
131522 and 131525 to 131535 both  
inclusive422,782.64  
3,781,283.00Handwritten signatures and initials, including "JW" and "RW", with a checkmark.

STATE OF ILLINOIS)  
                                  : ss.:  
COUNTY OF COOK     )

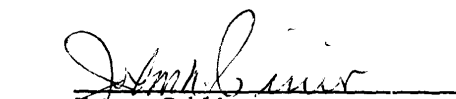
On this 22nd day of September, 1970, before me personally appeared Richard L. Walters, to me personally known, who, being by me duly sworn, says that he is Executive Vice President of Greyhound Leasing & Financial Corporation, that one of the seals affixed to the foregoing instrument is the corporate seal of said corporation, that said instrument was signed and sealed on behalf of said corporation by authority of its Board of Directors and he acknowledged that the execution of the foregoing instrument was the free act and deed of said corporation.

  
Notary Public

My Commission Expires   My Commission Expires Sept. 16 1972

STATE OF ILLINOIS)  
                                  : ss.:  
COUNTY OF COOK     )

On this 22nd day of September, 1970, before me personally appeared WILLIAM J. Dixon , to me personally known, who being by me duly sworn, says that he is President of Chicago Rock Island & Pacific Railroad Company, that one of the seals affixed to the foregoing instrument is the corporate seal of said corporation, that said instrument was signed and sealed on behalf of said corporation by authority of its Board of Directors and he acknowledged that the execution of the foregoing instrument was the free act and deed of said corporation.

  
Notary Public

My Commission Expires